Comments in Response to Localism Notice of Proposed Rulemaking

APR 1 5 2008

FCC-MAILROOM

I submit the following comments in response to the Localism Notice of Proposed Rulemaking (the "NPRM"), released Jan. 24, 2008, in MB Docket No. 04-233.

Any new FCC rules, policies or procedures must not violate First Amendment rights. A number of proposals discussed in the NPRM, if enacted, would do so – and must not be adopted.

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Signature Tawnya Posten Name MA Title (if any)	1-7-08 Date 10 Box 1045 - Bichland MU Address 65566 5-73-765-4285 Phone
A/A Organization (if any)	•

RECEIVED & INSPECTED

APR 1 5 2008

Comments in Response to Localism Notice of Proposed Rulemaking MB Docket No. 04-233

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Machelle Thousberry Signature Machelle Thornsberry Name MA Title (if any)	4-7.08 Date POBOX 214: Crocker MO Address 65452 573-8736-3164 Phone
7/A Organization (if any)	

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We urge the FCC not to adopt rules, procedure	es or policies discussed above.
Signature	2-7.08 Date
Jennifer Connell	POBox 297- Crocker MD 65457 Address
Name	573-736.54DU
NA	Phone
Title (if any)	
NA	
Organization (if any)	,

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Signature ANN AM ST	EwaRD	Address X C N
Name		855-73 // Phone
Title (if any)		•
Organization (if any)		

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Raymond S. Boyd Signature	4/7/08 Date
Raymond L. Boyd	Richard, MO LOSSIC Address
Name	417-286.3746 Phone
Title (if any)	
Organization (if any)	

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Signature Leclo L. Boyol	Richland Mo Lassa Address
Name	47-286-3746 Phone
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Jammy Roaf	3- 24- 08 Date
Signature	
JAMMY KOOP	Canyon Sol Address Dixon Mo
Name	573-759-620/ Phone
Title (if any)	
Organization (if any)	

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Chrya Ellwood Janya Ellwood	3.13.08 Date 718 & Maun Richard MO 6555 6 Address
Name	513-201-7203 Phone
Title (if any)	
Organization (if any)	

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Organization (if any)

Call leith	<u>4.6.08</u> Date
Signature	0.000
Cody Witt	PO Box 98 - Rich land M Address 6556
Name	573.512-1035
MA	Phone
Title (if any)	
NA	

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Benin Martina	4.6.08
Signature	Date
Bennie Montoya	<u>PO Bax 1098 - Richland Molassis</u> b Address
Name	573.765.3941
N/A Title (if any)	Phone
Organization (if any)	

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FEGGREMAILROOM

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Bonda Linney Signature	3/14/08 Date
Bronda Finney	215 Finney Rd. Stoutland, MO
Name .	417-28Le-374Lo Phone
Title (if any)	
Organization (if any)	

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Chad Anstern	47-08
Signature	Date
Chad Posten	PO Box 1045 Buchland MO Address 65556
Name	573.765-4285.
Title (if any)	
Orĝanization (if any)	

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We urge the FCC not to adopt rules, procedures or policies discussed above.

Signature

Name

Brible Holiness Charch
Organization (if any)

35609 Maries R1623 Dixon, MO Address 654,

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We urge the FCC not to adopt rules, procedures o	r policies discussed above.
Cara Frater	3-24-08 Date
Signature	
CORA PRATEV	Address Dyon mo 65459
Name	573-759-7246 Phone
Title (if any)	:
Organization (if any)	:

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Direct Scrabeck	28 Mar 08
Signature	
Nina L. Scrabeck	14302 Texas Rd Lot69 Address
Name	573-336-4934 Phone
Title (if any)	
Organization (if any)	
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Signature Pon Bassett Name	4-2-08 Date ART 8 2103 21st St SE Address H. CKOry, NC 28602 417-353-3123
Title (i f any)	Phone
Organization (if any)	

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Foul Helton Signature	3-26-20 Date	208
PAUL HELTON	1034.CHEST Address DZVON,	<u>NUT ST</u> . APT, 624 MO. 65459
Name		
	Phone	· · · · · · · · · · · · · · · · · · ·
Title (if any)		÷
Organization (if any)		

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Signature Signature Bassert	3-30-08 Date 38826 Maries RdGZ Dixon, MO 65459 Address
Name	<u>573-759-729</u> Phone
Title (if any)	
Organization (if any)	

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Lora BOATMAN	3-14- & 8 Date
Signature	6 11 W 6 th ST Dipon mo Address 65459
Name	573-759-6328 Phone 6/8/
Title (if any)	
Organization (if any)	·

Comments in Response to Localism Notice of Proposed Rulemaking

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Samuel Steward	3/23/08 Date
Signature	Date 1
Samuel Steward	Address /
Name	573-855-9372 Phone
Title (if any)	
Organization (if any)	

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PANELA E NOEDE Signature	5-2308 Date
Zangt Encese	Address
'Name `	Phone
Title (if any)	
Organization (if any)	

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Organization (if any)

Menera Outlow	3-24-08 Date
Signature	Date
Geneva Outlaw	Disto mo. 65459 Address
Name	759-6551
A; de Title (if any)	Phone
Church	

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Ruly Smith Signature	<u>3-23-08</u> Date
Ruby Smith	DIXON MO Address
Name	573-759-6328 Phone
Title (if any)	
Organization (if any)	

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Signature	3-23-08 Date
Chester Wooters	Dixon MO Addréss
Name	Phone
Title (if any)	
Organization (if any)	

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Myrioutte Daley Signature	MAXCH 23 2008 Date	
MIGNION. ETTE DALEY	343 WHYNRSVILLEIMO, 6 Address	,5583
Name	573 774 2976 Phone	
Title (if any)		}
BIBLE HULINESS CHUYCH Organization (if any)	5	

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Attn: Chief, Media Bureau

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Signature and Date				
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Name and Address				
Mail By April 14, 2008 to:	Fla	tia No	- 286	
The Secretary				
Federal Communications Commission				하게 함께 다양을 가게 하다. 이 100명을 바꿨다고 있는 것이 되었다.
445 12th Street, SW				
Washington, DC 20554				

APR 15 2008

Comments in Response to Localism Notice of Proposed Rulemaking MB Docket No. 04-233

FCC Man

I submit the following comments in response to the Localism Notice of Proposed Rulemaking (the "NPRM"), released Jan. 24, 2008, in MB Docket No. 04-233.

Any new FCC rules, policies or procedures must not violate First Amendment rights. A number of proposals discussed in the NPRM, if enacted, would do so – and must not be adopted.

- (1) The FCC must not force radio stations, especially religious broadcasters, to take advice from people who do not share their values. The NPRM's proposed advisory board proposals would impose such unconstitutional mandates. Religious broadcasters who resist advice from those who don't share their values could face increased harassment, complaints and even loss of license for choosing to follow their own consciences, rather than allowing incompatible viewpoints to shape their programming. The First Amendment prohibits government, including the FCC, from dictating what viewpoints a broadcaster, particularly a religious broadcaster, must present.
- (2) The FCC <u>must not</u> turn every radio station into a public forum where anyone and everyone has rights to air time. Proposed public access requirements would do so even if a religious broadcaster conscientiously objects to the message. The First Amendment forbids imposition of message delivery mandates on any religion.
- (3) The FCC must not force revelation of specific editorial decision-making information. The choice of programming, especially religious programming, is not properly dictated by any government agency and proposals to force reporting on such things as who produced what programs would intrude on constitutionally-protected editorial choices.
- (4) The FCC must not establish a two-tiered renewal system in which certain licensees would be automatically barred from routine renewal application processing. The proposed mandatory special renewal review of certain classes of applicants by the Commissioners themselves would amount to coercion of religious broadcasters. Those who stay true to their consciences and present only the messages they correspond to their beliefs could face long, expensive and potentially ruinous renewal proceedings.
- (5) Many Christian broadcasters operate on tight budgets, as do many smaller market secular stations. Keeping the electricity flowing is often a challenge. Yet, the Commission proposes to further squeeze niche and smaller market broadcasters, by substantially raising costs in two ways: (a) by requiring staff presence whenever a station is on the air and, (b) by further restricting main studio location choices. Raising costs with these proposals would force service cutbacks and curtailed service is contrary to the public interest.

We urge the FCC not to adopt rules, procedures or policies discussed above.

Linda Kramer	4-6-08
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